



Department of Justice

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JUSTICE DEPARTMENT URGES OKLAHOMA STATE LEGISLATURE TO CONTINUE TO ALLOW CHOICE IN REAL ESTATE SERVICES

WASHINGTON, D.C. - The Department of Justice issued a letter today urging the Oklahoma state legislature to reject proposed legislation that would change current state law to eliminate the ability of Oklahoma real estate professionals to offer a selection of real estate services, sometimes called fee-for-service or menu pricing. The Department expressed concern that the proposed legislation would cause Oklahoma consumers to pay more for real estate services and would limit consumer choice by eliminating an entire class of real estate service providers.

In the past, real estate brokers have bundled their services into a single package and consumers have been charged a single price, usually a commission based on a percentage of the sales price of the property. To meet evolving needs of consumers and changing market forces, some real estate professionals offer consumers a menu of real estate services, and clients can choose to purchase only those services that meet their needs. The bill would likely harm competition in two ways. First, consumers who do not want or need all of the services traditionally provided in a package nevertheless would have to pay for all of them, which may cost them thousands more to buy or sell a home. Second, without competition from fee-for-service options, the prices for traditional, full-service packages are likely to increase.

“Competition in marketplaces across the country has demonstrated that many consumers save money by using only selected services from their real estate brokers. The proposed

legislation would deprive Oklahoma citizens of the benefits of competition, such as lower prices and customized service levels, provided by fee-for-service brokers,” said R. Hewitt Pate, Assistant Attorney General for the Department of Justice’s Antitrust Division. The letter points to the lack of any evidence that providing a greater selection of real estate services has caused any consumer harm, much less harm that could justify such a broad prohibition on competition.

The proposed legislation being considered is Senate Bill 673, on which the Oklahoma state legislature is expected to vote on Monday, April 11, 2005. The proposed legislation amends the Oklahoma Real Estate License Code, 59 O.S. 2001 §§ 858-351-4.

A copy of the letter sent to the Oklahoma state legislature is available from the Department of Justice website at <http://www.usdoj.gov/atr>. For more information about the letter contact John R. Read, Chief of Litigation III Section, at 202-307-0468. Paper copies of the letter are also available from the Justice Department’s Antitrust Documents Group, which can be contacted by telephone: 202-514-2481, fax: 202-514-3763, or e-mail: atrdocs.grp@usdoj.gov <<mailto:atrdocs.grp@usdoj.gov>>.

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DEPARTMENT OF JUSTICE
Antitrust Division

R. HEWITT PATE
Assistant Attorney General

*Main Justice Building - Room 3109
950 Pennsylvania Avenue, N.W.
Washington, D.C. 20530-0001
(202) 514-2401 / (202) 616-2645 (Fax)
E-mail: antitrust@usdoj.gov
Web site: <http://www.usdoj.gov/atr>*

April 8, 2005

The Honorable Todd Hiett
Speaker of the House of Representatives
2300 North Lincoln Boulevard, Room 400
Oklahoma City, OK 73105

The Honorable Jari Askins
Democratic Leader, House of Representatives
2300 North Lincoln Boulevard, Room 548
Oklahoma City, OK 73105

The Honorable Mike Morgan
Senate President Pro Tempore
2300 North Lincoln Boulevard, Room 422
Oklahoma City, OK 73105

The Honorable Glenn Coffee
Senate Minority Floor Leader
2300 North Lincoln Boulevard, Room 531
Oklahoma City, OK 73105

The Honorable Jay Paul Gumm
Senate
2300 North Lincoln Boulevard, Room 424
Oklahoma City, OK 73105

The Honorable Earl Garrison
Senate
2300 North Lincoln Boulevard, Room 415
Oklahoma City, OK 73105

The Honorable Doug Miller
House of Representatives
2300 North Lincoln Boulevard, Room 400
Oklahoma City, OK 73105

Dear Senators and Representatives:

We understand that the Oklahoma State Legislature will vote on Monday, April 11, 2005, on Oklahoma Senate Bill 673. If enacted, this bill will prohibit real estate professionals from providing their customers with the freedom to purchase only real estate brokerage services that they prefer. Such a law will decrease competition among real estate professionals¹ and will result in Oklahoma home buyers and sellers paying higher real estate commissions. The United States Department of Justice ("Department of Justice") urges the Oklahoma Legislature to reject this proposed legislation.

¹As used in this letter, the term "real estate professionals" is intended to refer to those persons and entities authorized by the state of Oklahoma to provide real estate brokerage services.

The Interest and Experience of the United States Department of Justice

The Department of Justice is entrusted with enforcing this nation's antitrust laws. For more than 100 years, since the passage of the Sherman Antitrust Act, the Department of Justice has worked to promote free and unfettered competition in all sectors of the American economy. Restraints on competition have the potential to injure consumers by raising prices or reducing the quality or choice of available goods or services. For this reason, the Department of Justice's civil and criminal enforcement programs are directed at eliminating such restraints. As part of those efforts, the Department of Justice encourages competition through advocacy letters such as this one.

The Department of Justice has a long history of enforcement efforts in the real estate area. We have observed that, in this area, as in many other industries, well-established businesses often wish to avoid competition from new approaches to business practices. The established businesses worry that these new competitors will steal sales from them and put pricing pressure on their business models. Sometimes, instead of responding in the marketplace, these businesses turn to legislatures for laws or regulations for protection. The established businesses will argue that government regulation is necessary to protect consumers from unscrupulous business practices, but the effect is frequently to harm consumers by depriving them of the benefits of competition and choice. The Department of Justice believes that this proposed measure is one that will unnecessarily reduce competition among real estate professionals and therefore is anti-consumer, not pro-consumer.

Industry Background

When retained by a seller, real estate professionals traditionally have performed virtually all services relating to the sale of a home. The key tasks involved in selling a house include marketing it, negotiating with potential buyers, and closing the transaction. Marketing includes listing the property in the local multiple listing service ("MLS"), placing advertisements in local advertising media and on the Internet, and conducting open houses. When providing services relating to the task of contract negotiation, real estate professionals may provide advice on pricing, home inspections, or other contractual terms. When providing services relating to closing, real estate professionals assist with title and abstract services and are present at the closing. For these efforts, the real estate professionals are typically paid a commission based on a percentage of the sales price of the home.

It is becoming increasingly common for consumers to try to buy some, but not all, of these brokerage services. For example, some consumers may want help advertising their homes, but would prefer to show their property to potential buyers without the assistance of a real estate professional. Such consumers may prefer to pay a real estate professional only for the service of listing their homes in the local MLS and placing other advertisements. Other consumers may find buyers without assistance, but would like to hire a real estate professional to assist them with the negotiation of the sales price or with the paperwork required to close the transaction. The marketplace is evolving in response to these consumers who want to perform some of the steps involved in selling their homes on their own. Real estate professionals who are willing to provide only those services that the consumer needs have emerged in Oklahoma and throughout the country. These "fee-for-service" or "menu-driven" business models are currently legal under Oklahoma law and typically allow consumers to save thousands of dollars because the consumers pay the real estate professional only for those services they want.

The Proposed Legislation

The proposed measure, Senate Bill 673, would amend legislation relating to Oklahoma Real Estate License Code, 59 O.S. 2001, §§ 858-351-4, which currently permits fee-for-service business models. We understand that this proposed measure, if passed, would prohibit a real estate professional from “abrogating” or “waiving” any of an enumerated list of real estate services so that the consumer can perform those services for himself. In effect, the proposed measure would ban fee-for-service arrangements that some consumers have found to be an attractive alternative. Although some have cited consumer protection as motivation for the proposal,² we believe the proposed amendments cause harm by limiting consumers’ freedom of choice and increasing costs associated with real estate services without creating any significant consumer benefit.

The Proposed Legislation Would Likely Harm Consumers With No Countervailing Benefits

Competition provides substantial benefits to consumers. As the Supreme Court has observed, “ultimately competition will produce not only lower prices, but also better goods and services.”³ Indeed,

[t]he assumption that competition is the best method of allocating resources in a free market recognizes that all elements of a bargain – quality, service, safety, and durability – and not just the immediate cost, are favorably affected by the free opportunity to select among alternative offers.⁴

If the Oklahoma Legislature enacts Senate Bill 673, Oklahoma real estate professionals will not be able to waive any of the duties associated with the statutorily-defined real estate transaction and will have to provide (and charge for) all the services listed in the proposed statute. This will reduce competition and harm Oklahoma consumers in two significant ways.

First, consumers who want to perform themselves some of the steps involved in selling or buying a home in Oklahoma will have to pay real estate professionals more than they do today. For example, based on discussions with and an informal review of websites of Oklahoma real estate professionals who offer fee-for-service pricing, an Oklahoma home seller may pay from \$300 to \$500 for a brokerage service contract that only lists his or her house in the MLS but leaves marketing and negotiating to the seller. If a buyer pays \$150,000 for the seller’s house, a seller who contracted with a fee-for-service real estate professional for \$500, and agreed to pay a three-percent commission to a buyer’s real estate professional, would pay a total of \$5,000 in brokerage fees to sell his or her home. In contrast, if the same seller were forced to buy the full set of services for a typical six-

²*Oklahoma Senate Passes Minimum Service Bill for Real Estate*, Inman News, March 21, 2005. <<http://www.inmam.com/inmannews.aspx?ID=45341>>

³*Nat’l Soc’y of Prof’l Eng’rs v. United States*, 435 U.S. 679, 695 (1978) (citation omitted).

⁴*Id.* at 695; accord *FTC v. Superior Court Trial Lawyers Ass’n*, 493 U.S. 411, 423 (1990).

percent commission, to be split between the buyer and seller broker, the seller would pay a total of \$9,000 to real estate professionals to sell the house. In this example, Oklahoma's proposed measure would require the home seller to buy \$4,000 more in services from a realtor than he or she needed or wanted. Under the proposed measure, consumers will no longer have the option of choosing to work with a professional who will accommodate their desire to buy only selected services. Consumers would have to choose between using no real estate brokerage services at all or more expensive full service, with nothing in between.

Second, the passage of Senate Bill 673 will also harm consumers because fee-for-service real estate professionals and consumers willing to perform some services on their own provide a competitive constraint on the pricing of real estate professionals who offer only a single bundle of services to customers as a package. By prohibiting fee-for-service pricing, Senate Bill 673 will protect real estate professionals who tie together the full complement of services from having to compete with other licensed real estate professionals who are willing to respond to changes in the marketplace and offer consumers more choices in the quantity and types of services provided. Because of this reduced competition, even those consumers who prefer to purchase the full range of services from traditional real estate service professionals will likely pay higher prices.⁵

We do recognize that laws that limit forms of competition may be beneficial when they address specific market failures that have been shown to harm consumers. Even where consumer harm has been shown, however, such restraints should be drawn narrowly to minimize the lost benefits of competition.

As previously stated, we recognize that some Oklahomans have claimed that the proposed measure is necessary to protect consumers. The proposed measure, however, limits competition far more than is necessary to address any plausible consumer protection concerns. In any event, before the Legislature passes Senate Bill 673, or any other similar measure, it should take steps to confirm that consumers have been harmed by contracting with real estate professionals who charge less and allow consumers to perform some services for themselves. We are aware of no evidence of consumer harm caused by allowing fee-for-service pricing.

One alternative to passing the proposed amendment is to pass a study bill to see if there is evidence of actual consumer harm from the fee-for-service business model. If it appears necessary to protect consumers from fraud or confusion, a more appropriate remedy that would not diminish competition may be to require written disclosure of those duties that will and will not be performed

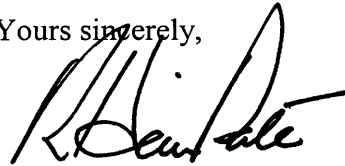
⁵For example, in the analogous case of real estate settlement services, both the New Jersey and the Kentucky Supreme Courts have observed that the settlement services offered by non-attorneys at closing put competitive pressure on the services provided by attorneys at closing. In New Jersey, the Supreme Court found that real estate closing fees charged by lawyers were much lower where they had significant competition from non-lawyers (lawyers charged \$350 on average in such areas), than where non-lawyers offered little competition (lawyers able to charge \$750 on average in such areas). See *In re Op. No. 26 of the Comm. on the Unauthorized Practice of Law*, 654 A.2d 1344, 1349 (N.J. 1995). In Kentucky, in the course of rejecting a Kentucky Bar opinion that would have greatly restricted the ability of title companies to perform settlement services, the Supreme Court of Kentucky noted that "before title companies emerged on the scene, [the Kentucky Bar Association's] members' rates for such services were significantly higher – in some areas as much as 1% of the loan amount plus additional fees." *Countrywide Home Loans, Inc. v. Kentucky Bar Ass'n*, 113 S.W.3d 105, 120 (Ky. 2003). Further, the court noted that "the presence of title companies encourages attorneys to work more cost-effectively." *Id.*

by the real estate professional. If it appears necessary to protect consumers from choosing a fee-for-service real estate professional who is unprofessional or unqualified in skill or training, then a more appropriate remedy may be to improve real estate licensing requirements. But, in no event, is the wholesale elimination of a class of business models the answer – especially one that is evolving to meet consumers’ needs for more choice and flexibility in their real estate service purchases.

Conclusion

Enacting the proposed changes to the Oklahoma Business Real Estate Code is likely to harm Oklahoma consumers by depriving them of competition between the full line of services and menu driven services. Accordingly, we urge the Oklahoma Legislature not to enact the proposed bill. The Department of Justice appreciates this opportunity to present its views and would be pleased to address any questions or comments regarding competition policies.

Yours sincerely,

A handwritten signature in black ink, appearing to read "R. Hewitt Pate", with a stylized, flowing script.

R. Hewitt Pate